

General Sessions Court during the forenoon.
Assistant District-Attorney Wellman and Osborne defended the case of *Levy*. It was anticipated that the work of getting a jury would consume at least two days.

Promptly at 11 o'clock Jeremiah S. Levy, the accused, put in an appearance in court, in the full uniform of the mounted policemen, yellow braided brass buttons.

An extraordinary panel of 100 citizens had been summoned to attend Part I. for examination as to their qualifications to sit as jurors between ex-Ward Man Levy and his accusers, and they crowded the big court-room when Judge Martine took his seat at 11.10.

An hour was consumed in listening to the pleas of minor offenders. In the "box" where female witnesses are usually seated, the trial of *Levy* was being watched by a large number of the women of the class who have figured as witnesses against accused police officers before the Justice Committee.

Pat, frowzy, heavily dressed, chewing gum and smiling in brazen fashion on the rest of the spectators, those women waited the call to the witness stand. Charles Krumm, the prosecuting witness against *Levy*, was all that was lacking to make the case complete.

How has it been possible for Krumm to have been through all these years? asked a reporter. "That is an old story," said an old politician. "Charles Krumm has been the real leader of the Republican party in his precinct for years. He has been able to deliver its vote to Tammany Hall year after year. That's how."

It was 11.35 when Assistant District-Attorney Barton S. Wells, who had been in the box for some time, called the case of *Levy* on. John W. Goff, the indefatigable hard-fighter who forced the trial of *Levy* on the Department of Corrections and "protection" by his energetic work before the Justice Committee, arose to demand that John S. Brush, indicted for forgery in a petty case, be released on the ground that he had been in the prison eight months, and that Mr. Wells had set his trial for to-day. Mr. Goff asked that at least a reduction be had in his \$500 bail.

It is understood that Mr. Goff's request as a witness in connection with the police charges.

Mr. Wells replied that Brush's case had been prevented because Mr. Goff had desired it, as he was engaged before the Justice Committee. He should move the trial the second Monday in August. Judge Martine said he would hear the case on a motion for reduction of bail later in the day.

Mr. Wells repeated that he should move Brush's case the second Monday in August.

Then ex-Ward Man Levy was arraigned and the jury roll was called.

At the outset Judge Martine denied a motion made last night for a continuance to inspect the minutes of the Grand Jury. In denying the motion Judge Martine said:

"The indictment seems to be specific in the naming of the date, place and parties to the alleged transaction on which the indictment is based."

VIGILANT NOT RACING.
Britannia Running Away from Satanta.

(By Associated Press.)
PALMOUTH, CORNWALL, July 30.—Britannia and Satanta alone started this morning on a race over a forty-mile course. Vigilant was unable to race to-day owing to derangement of his bowpost gear, and he will be able to race again until Saturday next.

A light northerly breeze was blowing when the starting gun was fired at 10.30 A. M. It was decidedly Britannia's weather, and she had a little chance against the Prince of Wales's cutter.

Britannia, pointing well for the line, got across a good minute ahead of Satanta, and quickly forged ahead.

At the end of four minutes in the lead, and she increased the gap while en route to the second mark-boat, and at the end of the first round the Prince of Wales's cutter was five minutes and forty-two seconds ahead of Satanta, and the latter was, apparently, hopeless behind.

On the final round both yachts were almost becalmed. But Britannia soon slowly glided on and eventually crossed the line a winner. At that time Satanta was four miles astern.

The following were the times of the two yachts at the finish:

Britannia 11 M. 5 S.
Satanta 3 M. 40 S.

DR. BOULLEE MYSTERIOUS.
He Says His Wife Cut Him, But Declines to Say More.

Dr. Joshua C. Boullee, a reputable physician with a profitable practice at 224 West Forty-third street, was yesterday afternoon suffering from wounds upon his head and right arm incurred at his own home in a mysterious manner yesterday.

There is probably no mystery about it to the doctor, but he does not care to explain clearly and has told several stories about it.

At 5 o'clock yesterday afternoon Policeman Thorn, of the Leonard street station, found the doctor sitting upon his stoop with his head bleeding from a gash in his scalp, while his right arm was badly cut and bruised.

The doctor said that he had been struck in the course of a family row and he did not want to go to the hospital.

The policeman took him to the Chambers Street Hospital, where his injuries were dressed and he was sent home.

Neighbors say that Mrs. Boullee used a hatchet on the doctor. They also say that the doctor's wife was very angry and that she was the one who struck him. The doctor's wife was seen yesterday afternoon at the doctor's home, and she was seen to be very angry.

CLARENCE AND FANNY

Examination in the Crown Black-mail Case.

Testimony as to Detective Deutsch's Handwriting.

Lawyers Grant and Mott Exchange Compliments.

Clarence Eugene Brown, son of Vice-Commodore Edward M. Brown, of the New York Yacht Club, appeared in United States Commissioner Shiebler's office this morning, attired in a light suit, a pink shirt and tie and a high standing collar. In an easy, nonchalant way, he took in with a smile the evidence submitted at the examination of Joseph H. Deutsch, who is charged with having sent a scurrilous and threatening letter through the mails to Vice-Commodore Brown.

Deutsch, as was told in "The World" yesterday, was employed by young Brown to watch the movements of a certain Fannie Ward, formerly of Dixey's company, and Nina Farrington. Brown had been very attentive to the girl and had gone to the extent of paying a flat for Miss Ward, and spending a great deal of money on her. The crisis came when Clarence Eugene was thrown overboard and threatened with a suit for betraying Miss Ward.

Deutsch, it is claimed, made use of the information obtained while in young Brown's service to get money for the letter which he wrote to the Vice-Commodore. The Government claims the sending of the letter through the mails was a crime against the United States, and Assistant District-Attorney Mott, continuing all his efforts to prove that the letter is in Deutsch's handwriting.

George H. Taylor, young lawyer, a friend of Clarence Eugene Brown, who was on the stand when the examination was begun, testified that he had sworn positively to the letter being in Deutsch's handwriting.

In the course of a long, tedious cross-examination by Attorney Louis J. Grant, the Assistant District-Attorney commented on some of the questions as to Mr. Grant said: "Now, Mr. Mott, if you don't like my questions, why don't you ask enough to know better?"

"Well, I know more than you do, at any rate," answered Mott.

"Oh, no you don't," You apparently don't know what you are saying," said Mr. Grant.

Mr. Grant then attempted to bring out the reasons why the witness so readily acquiesced in the shallow cross-examination by Taylor if he had not seen a letter from Deutsch to the Vice-Commodore Brown in the course of a conversation.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

Mr. Taylor said he did not know that other letters of a threatening character had been written by Deutsch to the Vice-Commodore Brown or to his father, nor did he know that the letter which he had seen was a forgery.

GILROY, HE'S SHREWD.

Will Be Boss of Tammany, but It Will Be "On the Quiet."

That Is What His "Am Not a Candidate" Announcement Means.

Can Claim Glory Without Being Held Responsible for Defeat.

(Special to The Evening World.)
SARATOGA, July 30.—When the politicians found out that Senator Murphy and Lieut.-Gov. Sheehan would not be here until the middle of August, and that the conference of leaders had been postponed, they made tracks for home. District Attorney Ridgway and ex-Senator P. H. McCarran, representing Hugh McClaughlin, of Brooklyn, will be back on Thursday. Mayor Gilroy, who starts for home this afternoon, will return on Friday, accompanied by Corporation Counsel William H. Clark.

There is a report that Gov. Flower will be here, too. A conference will take place and some formal action as to the policy of the machine leaders has been decided upon. Harmony is their cry. As Mr. Platt put it in an interview yesterday, speaking of Mr. Grace and the State Democracy, the tiger is willing to lie down with the lamb.

Mayor Gilroy's position, as announced yesterday, is that he will not be a candidate for reelection. Those who wish to give the impression that Croker has really retired from politics say that Mayor's declaration is part of a deep-laid plot, laid away back when snow and ice covered the ground, and which is just being hatched now.

It will be remembered that when Croker gave notice of his retirement from politics, he added the information that his friends had been aware for several months of his intention to quit politics. By putting two and two together it is figured out that in February last, before Mr. Croker abdicated, Mayor Gilroy was already in the wind.

In confidence that he would not accept a renomination, the friend told the secret in the strictest confidence to another friend, and so on, until the secret got into print. Mayor Gilroy did not deny this. He merely said that he had never intended to run for reelection, and he had never intended to run for reelection.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

JAPS GAVE

NO QUARTER.

Fortnight have offered China several bargains in torpedo boats, and they have accepted.

In addition, these obliging English merchants have offered China nearly a thousand guns of all sizes and styles, as well as a fresh lot of 80,000 Mauser rifles, with almost any amount of cartridges to fit these weapons. When these offers were first made, the Chinese Government took 18 notices of them, but they have since received communications from China, saying that rapid delivery will be the condition of the sale.

The quotations of China and Japan securities, and exchange do not show even a fractional difference from their normal figures. The second officer of the Kow Shing was the eldest son of an Essex clergyman.

The Chinese Legation has received a letter from Peking saying that there was no prohibition whatever for the recent attack made upon the Chinese fleet by the warships of Japan. In spite of the official assertion from Yokohama, that the Japanese ships were not injured during the engagement, it is announced in the Peking despatch referred to that the Japanese warships were considerably damaged during the engagement.

SUPPLIES FOR CHINA.
(By Associated Press.)
SAN FRANCISCO, July 30.—It is said that English vessels now in port and unable to secure charters will be loaded with flour at the government risk and sent to China. An order has been placed with a canning company for 15,000 tons of canned beef for the same market.

The 110 Janitor, which sailed a few days ago, took out a large cargo of flour, as did the two smaller vessels. It is admitted that the better class admit that their country is stocking up with provisions.

THEY'RE NOT SOLDIERS.
Chinamen Who Left Yesterday "Won't Fight Unless Cornered."

The usual monthly departure of a batch of Chinamen last evening to catch the ship that sails from Vancouver to Hong Kong, was somewhat unusual. The report that the "Chinese colonies" in New York and Brooklyn were sending a regiment of volunteers to fight in the Philippines, and that one of them would fight unless cornered, had given rise to the report.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind. It is now said that it was all underhanded by Croker, and that Gilroy was in the wind.

WAS SHE KIDNAPPED?

Fifteen-Year-Old Mary Logo Is Missing.

Supposed to Have Been Enticed Away by a Sailor.

Raphael Kasha Arrested and Held in \$5,000 Bail.

Mary Logo, the fifteen-year-old daughter of Frank Logo, a restaurant keeper, at 66 Irving street, is missing. Her mother, Mrs. Logo, who lives at 100 West 125th street, believes she has been kidnapped.

Saturday night about 9 o'clock Mary and her fourteen-year-old brother, Frank, Jr., were playing in front of their home. Frank says that Raphael Kasha, aged, a sailor on the fishing smack Martha, of New London, Conn., came along.

It is said he asked Mary if she would not like a new dress and hat, to which she replied, "Yes." The boy says Kasha took him and the girl to a store on Grand street and bought them some things. He then sent the boy home on a car, telling him that he would look out for the girl.

Frank told his father, who immediately started out to find Mary. He went to the Fulton Fish Market, where the Martha was lying. He watched there all night, pacing the deck while waiting for Kasha to return. Mr. Logo then reported the matter to the police at the fish market.

Kasha denied all knowledge of the girl's whereabouts. He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

BOY PICKPOCKET CAUGHT.
Was Trying to Rob a Woman in Central Park.

Since the Park Commissioners did away with park detectives more than a year ago, the number of thefts has been reported. Yesterday Park Police caught a ten-year-old boy in the act of picking the pocket of Rosa Saredman, of 382 East Tenth street, in the monkey-house grounds.

The boy's name is Emanuel Lowenthal, and he had been in the monkey-house grounds for some time. He was caught by a park policeman.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.

He was arraigned in the Tombs Police Court this morning and was held in \$5,000 bail for examination. A search is being made for the girl.